FEDERAL COMMUNICATIONS COMMISSION 1919 M STREET N.W. WASHINGTON, D.C. 20554

News media information 202/632-5050. Recorded listing of releases and texts 202/632-0002.

DA 94-1442

December 13, 1994

## WIRELESS TELECOMMUNICATIONS BUREAU ANNOUNCES SCHEDULE FOR IMPLEMENTATION OF FCC FORM 600

The Federal Communications Commission (FCC) has received an Emergency Petition for Stay from the National Association of Business and Educational Radio, Inc. (NABER) requesting that the Commission stay the January 2, 1995 effective date of the FCC Form other parties, including the Utilities Several Telecommunications Council and the Association of Public-Safety Communications Officials, have submitted comments supporting the NABER petition. In response to the NABER petition, the Wireless Telecommunications Bureau is taking the following steps to ensure a smooth transition to use of the Form 600 for all mobile services applicants:

- 1. The effective date of the Form 600 remains January 2, 1995, as provided in the *Third Report and Order* in GN Docket No. 93-252. The Commission will begin accepting Form 600 applications on this date from all mobile services applicants who are eligible to use the form. (GMRS applicants will continue to use Form 574.)
- 2. For ninety (90) days after the effective date of the Form 600, i.e., until April 2, 1995, applicants for mobile services other than Personal Communications Services (PCS) may submit applications on the form previously used for the service, i.e., Form 401 or Form 574. Applicants who elect to file on the old forms during this transition period will be required to pay the application fee associated with the Form 600 for their particular service.
- 3. All applicants for narrowband and broadband PCS licenses filing "long form" applications on or after January 2, 1995 must do so on Form 600.
- 4. Beginning on April 3, 1995, the Commission will discontinue accepting Form 401 and Form 574 from all mobile service applicants (except for GMRS applicants) and will require all such applications to be filed on Form 600.

- Applicants in the Business Radio, Specialized Mobile Radio, 220-222 MHz Land Mobile, and private paging services who elect to use the Form 574 during the 90-day transition period will be required to supplement the form with additional information from the Form 600 relating to the nature of their service for purposes of classification as Commercial Mobile Radio Service (CMRS) or Private Mobile Radio Service (PMRS). Applicants who are classified as PMRS on a "grandfathered" basis until August 10, 1996, must also provide this information for purposes of future reclassification. To fulfill this requirement, applicants must answer Questions 22 through 25 on the Form 600 main form and submit the main form as an attachment to the Form 574. (A sample of the Form 600 main form is attached to this Notice.) In addition, applicants in these services who will be classified as CMRS (whether immediately or after August 10, 1996) must answer and submit Questions 30 through 33 on the Form 600 main form relating to alien ownership.
- 6. Form 600 has received approval from the Office of Management and Budget and copies will be made available to the public shortly through the Forms Distribution Center (1-800-418-FORM) and the Commission's copy contractor, International Transcription Services, Inc. (202-857-3800). In addition, arrangements are being made include the form in the Commission's recently-created "fax-on-demand" program and to put the form on the Internet. Details concerning the availability of the form and how to obtain it will be provided by a subsequent Public Notice.

Action by Chief, Wireless Telecommunications Bureau.

For further information, contact the Customer Service Division, Federal Communications Commission, Gettysburg, PA 17325-7245, (800) 322-1117 or (717) 337-1212.

## FCC 600 Main Form

FEDERAL COMMUNICATIONS COMMISSION

Approved by OMB 3060-0823 Expires 10/31/97 d. Avg. Burden Hours for Response: A Mrs.

FCC	) Use	Only
(File	Numbe	H)

## Application for Mobile Radio Service Authorization

or Rural Radiotelephone Service Authorization

FEE Use Only

FILING FEE										
(a) Fee Type Code	(b) Fee Multiple	(C) Fee Due for F	ee Type Code in (a)	(d) Total Amount D	ue FEE Use (	Only				
				\$						
	APPLICANT									
Legal Name of Applicant				2. Voice 1	Voice Telephone Number     ( )					
3. Assumed Name Used for Doing Business (if any)					4. Fax Te	4. Fax Telephone Number				
5. Mailing Street A	Address or P.O. Box									
6. City					7. State	8. Zip Code				
9. Name of Conta	ct Representative (if	other than applicant)			10. Voice	Telephone Number				
11. Firm or Company Name				12. Fax To	12. Fax Telephone Number					
13. Mailing Street	Address or P.O. Box									
14. City				· · · · · · · · · · · · · · · · · · ·	15. State	16. Zip Code				
CLASSIFICATION OF FILING										
17. This filing is a	(an) [ ] <u>N</u> ew a	application Ame	endment to a pend	ling application	<del></del>					
18. Does the appl	icant believe that this	filing shou <b>ld be</b> c	lassified as MINO	R under 47 U.S.C. §	309? [ ]	Yes No Does not apply				
19. If not minor ur	nder 47 U.S.C. § 309,	classification for	ourposes of comp	etitive bidding: [	] <u>I</u> nitial <u>M</u> od	fification Renewal				
20. If this filing is Call sign of existing station	in reference to an exi on:	sting station: 2	If this filing is a File number of pending applie		pending application	n: Date Filed:				
NATURE OF SERVICE										
22. This filing is for authorization to provide or use the following type(s) of radio service:  [ ] Commercial mobile Private mobile Both commercial and private mobile Exed										
23. Users are or v	vill be: [ ] Publ	ic subscrib <b>ers</b>	ligibles Interna	al	24. Status: [	Profit Not for profit				
25. Interconnected	service? [ ] Ye	es <u>N</u> o 26	6. Radio Service	code: [ ]	27. Type of ope	ration code: [ ]				

ENVIRONMENTAL POLICY								
28. Would a Commission grant of any proposal in this application or amendment have a significant environmental effect as defined by 47 CFR 1.1307? • If "yes", attach environmental assessment as required by 47 CFR 1.1308 and 47 CFR 1.1311.	[	]	<u>Y</u> es	<u>N</u> o				
ALIEN OWNERSHIP								
29. Is the applicant a foreign government or the representative of any foreign government?	[	]	<u>Y</u> es	<u>N</u> o				
30. Is the applicant an alien or the representative of an alien?	[	]	Yes	<u>N</u> o				
31. Is the applicant a corporation organized under the laws of any foreign government?	[	]	<u>Y</u> es	<u>N</u> o				
32. Is the applicant a corporation of which any officer or director is an alien or of which more than one-fifth of the capital stock is owned of record or voted by aliens or their representatives or by a foreign government or representative thereof or by any corporation organized under the laws of a foreign country?	[	]	<u>Y</u> es	<u>N</u> o				
33. Is the applicant a corporation directly or indirectly controlled by any other corporation of which any officer or more than one-fourth of the directors are aliens, or of which more than one-fourth of the capital stock is owned of record or voted by aliens, their representatives, or by a foreign government or representative thereof, or by any corporation organized under the laws of a foreign country? • If "yes", attach exhibit explaining nature and extent of alien or foreign ownership or control.	[	1	<u>Y</u> es	<u>N</u> o				
BASIC QUALIFICATIONS								
34. Has the applicant or any party to this application or amendment had any FCC station authorization, license or construction permit revoked or had any application for an initial, modification or renewal of FCC station authorization, license, construction permit denied by the Commission? • If "yes", attach exhibit explaining circumstances.	[	]	<u>Y</u> es	<u>N</u> o				
35. Has the applicant, or any party to this application or amendment, or any party directly or indirectly controlling the applicant ever been convicted of a felony by any state or federal court?	[	]	<u>Y</u> es	<u>N</u> o				
66. Has any court finally adjudged the applicant, or any person directly or indirectly controlling the applicant, guilty of unlawfully monopolizing or attempting unlawfully to monopolize radio communication, directly or indirectly, through control of manufacture or sale of radio apparatus, exclusive traffic arrangement or any other means or unfair methods of competition?			<u>Y</u> es	Ño				
37. Is the applicant, or any person directly or indirectly controlling the applicant, currently a party in any pending matter referred to in the preceding two items?	[	]	<u>Y</u> es	<u>N</u> o				
38. Does the undersigned certify (by responding "Y" to this question), that neither the applicant nor any other party to the application is subject to a denial of Federal benefits that includes FCC benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988, 21 U.S.C. § 862, because of a conviction for possession or distribution of a controlled substance? • See 47 CFR 1.2002(b) for the meaning of "party to the application" for these purposes.	[	]	<u>Y</u> es	<u>N</u> o				
CERTIFICATION								
The APPLICANT waives any claim to the use of any particular frequency or of the electromagnetic spectrum as ago of the United States because of the previous use of the same, whether by license or otherwise, and requests an a with this application. The applicant certifies that grant of this application would not cause the applicant to be in aggregation limit in 47 CFR Part 20. All statements made in exhibits are a material part hereof and are incorp in full in this application. The undersigned, individually and for the applicant, hereby certifies that all statement and in all attached exhibits are true, complete and correct to the best of his or her knowledge and belief, and	uthoriza n violatio orated l ts made	ition in on of t herein in this	accorda he spec as if se s applica	ance trum t out ation				
39. Applicant is a (an) [ ] Individual Unincorporated Association Partnership Corporation	n g	over	mental	Entity				
40. Typed Name of Person Signing 41. Title								
42. Signature 43. Da	ate		<u>-</u>					
WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE A (U.S.Code, Title 18, Section 1001), AND/OR REVOCATION OF ANY STATION LICENS PERMIT (U.S. Code, Title 47, Section 312(a)(1)), AND/OR FORFEITURE (U.S. Code, Title 47,	E OR	CO	NSTRU					

FCC 600 - Page 2 December 1994